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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/340,718	06/29/1999	YOSHIAKI KUROKAWA	032590-025	4267	
21839	7590 06/10/2003				
	BURNS DOANE SWECKER & MATHIS L L P			EXAMINER	
POST OFFICI ALEXANDRI	E BOX 1404 A, VA 22313-1404		KIM, A	HSHIK	
	, ,		ART UNIT	PAPER NUMBER	
			2876		
				DATE MAILED: 06/10/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

				<u>vav</u>					
		Application N .	Applicant(s)						
		09/340,718	KUROKAWA ET AL						
	Office Action Summary	Examiner	Art Unit						
		Ahshik Kim	2876						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM									
 THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 									
1)	Status 1)⊠ Responsive to communication(s) filed on <u>03/24/03 (Amendment)</u> .								
2a)⊠	•	This action is non-final.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
Disposition of Claims									
4) Claim(s) 1-42 is/are pending in the application.									
	4a) Of the above claim(s) is/are with								
	5) Claim(s) <u>2-6,11-24,35 and 39</u> is/are allowed.								
•	6) Claim(s) <u>1,7-10,25-34,36-38 and 40-42</u> is/are rejected.								
•	Claim(s) is/are objected to.	ad/ar alastian raquiroment							
•	Claim(s) are subject to restriction a	na/or election requirement.		i					
Application Papers 9) The specification is objected to by the Examiner.									
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.									
If approved, corrected drawings are required in reply to this Office action.									
12)☐ The oath or declaration is objected to by the Examiner.									
Priority under 35 U.S.C. §§ 119 and 120									
13)	Acknowledgment is made of a claim for fo	reign priority under 35 U.S.0	C. § 119(a)-(d) or (f).						
a)	☐ All b)☐ Some * c)☐ None of:								
	1. Certified copies of the priority docur	ments have been received.							
	2. Certified copies of the priority docur								
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
	4) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
а	a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.								
Attachment(s)									
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-94) mation Disclosure Statement(s) (PTO-1449) Paper No	8) 5) Notice	ew Summary (PTO-413) Paper No(s of Informal Patent Application (PTO						

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DETAILED ACTION

Amendment

1. Receipt is acknowledged of the amendment filed on March 24, 2003. In the amendment, claims 1, 16, 27-29, 36, and 40 were amended. Claims 1-42 remain for examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
 - 2. Claims 1, 7-10, 25, 27-34, 36-38, and 40-42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tanno (US 5,218,594, as cited by applicant) in view of Cato et al. (US 4,548,463) and Jacobowitz et al. (US 5,740,145).

Tanno teaches an apparatus for reading data recorded on an information recording medium (an optical disk) comprised of laminated layers, comprising: a light source 35 for injecting light on an edge of coupling elements (windows) 30, of a multi-planar waveguide 31, assembled into the disk; converging lens 41 and 42 for focusing the light emitted from the light source; and a photodetector 39 for recording an image generated by the diffraction effects of guided waves produced by the waveguide.

Tanno fails to teach in addition to the apparatus an optical power detector and discrimination circuit, for detecting output light from an output edge of the waveguide.

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Cato teaches an apparatus for scanning a holographic image of a medium, the apparatus containing a power detection circuitry 70 connected to detectors 38 and 40 (see figures 5 and 6). Laser 66 emits light to a data medium 14, the light is impinged onto a hologram present within the surface 12 of the medium, and diffracted, holographic image light is reflected to detectors 38 and 40. The detectors would collect the all light reflected from the disk, inclusive of the light directly from the hologram. The circuitry can determine the diffraction efficiency of light emitted from the hologram (see col. 5, line 60+). Depending upon the level of power determined by the detector, the circuitry would be able to deduce and discriminate if the light collected is

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obvious to one of ordinary skill in the art to provide a power detector with the apparatus of

from the outputted image light or other light reflected from the medium. It would have been

Tanno, as the circuitry provides a solution to the problem of fluctuations in the power levels of

the light returned from the medium, as the quality of the layers of disks can very. Having a

power detector and discriminator allows the apparatus to recognize and possibly modify the

power level of the light source in order to provide a more accurate and efficient image recording.

Tanno fails to teach an input-directing device for freely directing the converging lens as a unit so as to focus the light emitted by the source to a desired location. In addition, Tanno fails to teach: a separator/comparator means for separating and comparing frequency components contained in photoelectric signals produced by the returned light; a counting means for counting a number of traverses made by said signals across a predetermined threshold value; and aligning means for aligning the light source with the injection window by moving in an axial direction.

Jacobowitz teaches a system for scanning the surface of an optical disk, whereas a light

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source 10 emits light through lens 100 to disk 30 and the light is reflected back to a detector 40. Frequency components of the light are converted into electric signals and separated and compared by amplifiers 55,56 and block 57 (see figure 2). Figure 5 shows that circuitry is presented to count pulses made by the signals across a predetermined threshold found in detector 120. From the compared data, servo driver 200 can mechanically align the light emitted to the disk. Position information regarding the image can then be determined.

It would have been obvious to one of ordinary skill in the art to employ the teachings of Jacobowitz with the apparatus of Tanno, as such measures allow the apparatus to automatically adjust to the various types of media (disks) that may be presented for scanning. The automatic aligning and focusing capabilities afford operating convenience and versatility, in addition to improvement of data tracking accuracy upon the media.

Regarding claim 8, it would have been obvious to one of ordinary skill in the art to concurrently inject light into a plurality of windows of the medium, as that would merely entail a plurality of light sources. Having more than one light source would have been an obvious expedient as it would increase the amount of light to be converted into electric signals, thereby affording a more accurate reading of the image data of the medium.

Regarding claims 9 and 10, the figures of Tanno displaying the disk show that the disk has an outer and inner peripheral, interpreted as a top or bottom surface of the disk. It would have been obvious to fashion the apparatus to focus on either peripheral side, as it would merely be the method of "flipping" the disk on either side for scanning.

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Regarding claims 25, 37, and 40, figures 7A-7D show a positioning spot that functions as a marker to correspond the light emitted from the light source of the apparatus with the light receiving windows of the medium.

5 3. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tanno as modified by Jacobowitz, in view of Kawai (US 5,235,661).

The teachings of Tanno as modified by Jacobowitz have been discussed above.

However, the art does not teach the medium as embedded with a focusing lens.

Kawai teaches the optical reading of a planar medium, whereas the medium features embedded lens 211-214 (see figure 10).

It would have been obvious for the medium of the teachings of Tanno as modified by

Jacobowitz to have an embedded lens, as it functions duplicately as the focusing lens of the

apparatus, however alleviating the need to provide such a means within the apparatus. Such a

maneuver reduces the cost of manufacturing a focusing lens within the apparatus, and the lens

within the medium provides a more accurate reading upon the medium by the detection means of
the apparatus.

Allowable Subject Matter

- 4. Claims 2-6, 11-24, 35, and 39 are allowed.
- The following is a statement of reasons for the indication of allowable subject matter:

 The prior art of record fails to teach or suggest the method for reading data from a recording medium as addressed in the independent claims, in addition to the medium having a longitudinally extending row of head seek grooves having respective light windows so as to

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permit an illumination head having a light output section to freely and physically travel within said grooves to couple with a desired light. The art of record also fails to teach the apparatus for scanning the medium as having an extreme layer edge detection devices for determining positions of a front and rear waveguide, a layer edge detection device for determining positions or a front waveguide edge and a rear waveguide edge, and a layer position determining device for determining the position of a slanted surface associated with each edge, according to both said edge detection devices.

Response to Arguments

6. Applicant's arguments filed on March 24, 2003 have been fully considered, but they are not persuasive.

In the Art rejection Under 35 U.S.C. 103(a) (page 7 thereafter), the Applicants traverses the rejection that the references to Tanno, Cato and Jacobowitz does not teach or fairly suggest multi-layered optical storage device. As acknowledged by the Applicant, Tanno discloses a single layer optical storage device. It is the Examiner's view that multi-layered card is a duplication of what is taught by Tanno. As the Applicant suggested, and as disclosed in Swanson reference (cited in this Office Action), increasing data storage area utilizing multi-layered optical medium is well within one ordinary skill in the art may contemplate.

Accordingly, although Tanno did not explicitly suggest multi-layered recording element, it is the Examiner's view that all the essential teachings for making multi-layered storage medium is disclosed in the Tanno patent.

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The amended claims and remarks describing these elements have been fully considered.

However, in view of the above, the Examiner maintains the rejection made in previous Office

Action. Accordingly, the Examiner has made this Office Action final.

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Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

- I. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Swanson et al. (US 5,784,352) discloses a multi-layered optical storage media.
- II. Any inquiry concerning this communication or earlier communications from the examiner should be directed to *Ahshik Kim* whose telephone number is (703)305-5203. The examiner can normally be reached between the hours of 6:00AM to 3:00PM Monday thru Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee, can be reached on (703) 305-3503. The fax number directly to the Examiner is (703) 746-4782. The fax phone number for this Group is (703)308-7722, (703)308-7724, or (703)308-7382.

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Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [ahshik.kim@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

15 Ahshik Kim

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Patent Examiner Art Unit 2876

June 4, 2003

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